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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/828,270	04/21/2004	Lelio Dante Greppi	9062	
75	90 06/24/2005		EXAM	INER
LELIO DANTE GREPPI			TRIEU, THAI BA	
LAPRIDA 1632	2			
ROSARIO, 2	000		ART UNIT	PAPER NUMBER
ARGENTÍNA			3748	

DATE MAILED: 06/24/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
		10/828,270	GREPPI, LELIO	GREPPI, LELIO DANTE			
	Office Action Summary	Examiner	Art Unit				
		Thai-Ba Trieu	3748	<u> </u>			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR IN MAILING DATE OF THIS COMMUNICAT insions of time may be available under the provisions of 37 (SIX (6) MONTHS from the mailing date of this communicate period for reply specified above is less than thirty (30) days to period for reply is specified above, the maximum statutory or to reply within the set or extended period for reply will, by reply received by the Office later than three months after the ed patent term adjustment. See 37 CFR 1.704(b).	ION. CFR 1.136(a). In no event, however, no ion. s, a reply within the statutory minimum period will apply and will expire SIX (6 y statute, cause the application to become in the content of the conten	nay a reply be timely filed of thirty (30) days will be considered time i) MONTHS from the mailing date of this ome ABANDONED (35 U.S.C. § 133).				
Status							
1) 又	Responsive to communication(s) filed on	16 June 2005.					
	☐ This action is FINAL . 2b)☐ This action is non-final.						
3)□	, —						
Dispositi	on of Claims						
5)□ 6)⊠ 7)□	Claim(s) 1 is/are pending in the application 4a) Of the above claim(s) is/are with claim(s) is/are allowed. Claim(s) 1 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction is	thdrawn from consideration					
Applicati	on Papers						
9)⊠ The specification is objected to by the Examiner. 10)⊠ The drawing(s) filed on <u>06 August 2004</u> is/are: a)□ accepted or b)⊠ objected to by the Examiner.							
,	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority u	ınder 35 U.S.C. § 119						
a)[Acknowledgment is made of a claim for for All b) Some * c) None of: 1. Certified copies of the priority docu 2. Certified copies of the priority docu 3. Copies of the certified copies of the application from the International B	ments have been received ments have been received e priority documents have b sureau (PCT Rule 17.2(a)).	in Application No been received in this National	l Stage			
Attachmen	:(s)						
2) 🔲 Notic 3) 🔲 Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-94 nation Disclosure Statement(s) (PTO-1449 or PTO/5 r No(s)/Mail Date	8) Papei	riew Summary (PTO-413) r No(s)/Mail Date e of Informal Patent Application (PTo: :	O-152)			

Art Unit: 3748

DETAILED ACTION

This Office Action is in response to the Amendment filed on June 16, 2005.

Claim 1 was amended.

Drawings

The drawings are objected to because of the following minor informalities:

- In Figure 2, "steam injection" should be replaced by - steam injector-- (for incorporating with the terminology that applicant is used to claim in claim 1 and for maintaining the consistency).

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement-drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filling date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Specification

The disclosure is objected to because of the following informalities:

- On Page 5, line 9, "iron-cobalt-uniquely" should be replaced by -- iron-cobalt-nickel (for correcting typo error).
- Applicant is suggested to replace the recitation of "water injection" by the term of -- water injector -- through out of the specification and claim.

 Appropriate correction is required.

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claim 1 is rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement thereof, since the recitation of "water mass injected from 0 up to 200 percent of aspired air mass" (See lines 7-8) and "a large insulated pressure vessel, partially filled with hot water, when steam supply exceeds demand, the high-pressure steam is injected into the steam separator, the steam condensed gives up its latent heat, to raise the pressure, temperature, and heat content of the water body, when the steam demand exceeds the supply, the pressure in the accumulator drops and the additional required steam flashes from the water, taking back the heat previously stored; when the supply is superheated steam the accumulator is dried and if the supply exceeds demand, the steam is injected in the medium exchanger of the regenerator, the steam is

cooled and the heat is recovered", after "a steam separator" (See lines 38-48) introduce new matters not supported by the original disclosure. The claim(s) contains subject matter, which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. See In re Daniels, 144F.3d 1452, 46 USPQ2d 1788 (Fed. Cir. 1998); In re Rasmussen 650 F.2d 1212, 211 USPQ 323 (CCPA 1981).

Claim Suggestions

The following claim 1 is drafted by the examiner and considered to distinguish patentably over the art of record in this application, which is presented to applicant for consideration:

-- 1) An internal combustion engine of open closed cycle and binary fluid comprising:

a dry air filter for cleaning [[the dust of the]] aspired atmospheric air;

a water [[injection]] <u>injector</u> twin screw compressor that compresses air and pumps water, oil-free, in a single stage, with air flow from 10 percent up to 100 percent, air pressure ratio from 4:1 up to 20:1 [[and water mass injected from 0 up to 200 percent of aspired air mass]] (for addressing new matter not supported by the original disclosure);

a <u>high-pressure</u> water separator [[of high pressure]] to remove the water at high pressure [[of]] <u>from</u> the compressed air;

Art Unit: 3748

Page 5

a [[statie]] high-pressure-side, [] for recuperative heating of the compressed air (for addressing new matter not supported by the original disclosure and maintaining consistency with the whole specification and claim);

a first combustor to burn different types of liquid or gaseous fuels for heating the preheated compressed air in a continuous combustion;

a first [[dry]] twin screw expander with fixed expansion ratio for a first expansion stage of hot gasses from the first combustor at constant maximum peak temperature, [[this]] the first twin screw expander drives the compressor (for addressing new matter not supported by the original disclosure and maintaining consistency with the whole specification and claim);

a damper [[control]], for [[the regulation of]] <u>regulating</u> the amount of hot gasses [[allowed]] <u>being delivered</u> into the second combustion chamber, <u>and</u> bypassing <u>the</u> hot gasses to a regenerative catalytic reactor;

a second combustor to burn different types of liquid or gaseous fuels for reheating the hot gasses and steam injected in a continuous combustion, the fuel injected in the second combustor and the steam injected are cut off simultaneously in idle run;

a second [[dry]] twin screw expander with fixed expansion ratio for a second expansion stage of hot gasses and steam from the second combustor at constant maximum peak temperature, this second twin screw expander has the

Page 6

Application/Control Number: 10/828,270

Art Unit: 3748

output power shaft (for addressing new matter not supported by the original disclosure and maintaining consistency with the whole specification and claim);

a regenerative catalytic converter and thermal reactor recovers heat increasing the temperature of exhaust gasses by means of the post combustion of hydrocarbon and carbon monoxide and reducing the nitrogen oxides;

a <u>low-pressure side</u> regenerator [[, <u>low side</u>, <u>where</u>]] <u>wherein</u> the hot exhaust gasses is cooled and the water vapor is condensed;

a steam separator [[, is a large insulated pressure vessel, partially filled with hot water, when steam supply exceeds demand, the high pressure steam is injected into the steam separator, the steam condensed gives up its latent heat, to raise the pressure, temperature, and heat content of the water body, when the steam demand exceeds the supply, the pressure in the accumulator drops and the additional required steam flashes from the water, taking back the heat previously stored; when the supply is superheated steam the accumulator is dried and if the supply exceeds demand, the steam is injected in the medium exchanger of the regenerator, the steam is cooled and the heat is recovered]] wherein the high-pressure steam coming out of the first and second twin screw expanders is injected (for addressing new matter not supported by the original disclosure);

[[an]] a <u>water</u> ejector combines a high-pressure fluid with a low-pressure fluid to form an intermediate-pressure fluid supply (for consistency with the specification);

Art Unit: 3748

a condenser [[, cooled by natural or forced circulation of atmospheric air through it]] to recover water from the exhaust gasses and steam (for addressing new matter;

a low-pressure water separator, wherein the injected water and the water are generated by combustion is removed from the exhaust gasses, [[them]] and then the exhaust gasses are discharged right to the atmosphere;

an insulated water tank with a filter for the solid removal and to neutralize oxides, acid and sulfur dioxide;

a water pump transfer water from the <u>insulated</u> water tank to [[the]] a [[water]] cooler; the water is supplied through a water injector to cool down the water-injection twin compressor;

[[a water cooler, cooled by natural or forced circulation of atmospheric air for cooling the water;]]

[[a water injection in compressor for internal cooling;]]

[[a water flow control of internal cooling in the two expanders for steam generation;]]

<u>a water flow control/ water flow from the high-pressure water</u>

<u>separator being supplied to the first twin-screw expander and the second</u>

twin-screw expander;

a steam injector in <u>the</u> damper [[control of]] <u>controlling</u> hot gasses [[for]] <u>to be delivered to the second twin-screw</u> expander.—

Art Unit: 3748

Conclusion

This action is a **final rejection** and is intended to close the prosecution of this application. Applicant's reply under 37 CFR 1.113 to this action is limited either to an appeal to the Board of Patent Appeals and Interferences or to an amendment complying with the requirements set forth below.

If applicant should desire to appeal any rejection made by the examiner, a Notice of Appeal must be filed within the period for reply identifying the rejected claim or claims appealed. The Notice of Appeal must be accompanied by the required appeal fee of \$250 (for Small Entity).

If applicant should desire to file an amendment, entry of a proposed amendment after final rejection cannot be made as a matter of right unless it merely cancels claims or complies with a formal requirement made earlier. Amendments touching the merits of the application which otherwise might not be proper may be admitted upon a showing a good and sufficient reasons why they are necessary and why they were not presented earlier.

A reply under 37 CFR 1.113 to a final rejection must include the appeal from, or cancellation of, each rejected claim. The filing of an amendment after final rejection, whether or not it is entered, does not stop the running of the statutory period for reply to the final rejection unless the examiner holds the claims to be in condition for allowance. Accordingly, if a Notice of Appeal has not been filed properly within the period for reply, or any extension of this period obtained under either 37 CFR 1.136(a) or (b), the application will become abandoned.

Application/Control Number: 10/828,270 Page 9

Art Unit: 3748

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thai-Ba Trieu whose telephone number is (571) 272-4867. The examiner can normally be reached on Monday - Thursday (6:30-5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas E. Denion can be reached on (571) 272-4859. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

TTB June 22, 2005 Thai-Ba Trieu Primary Examiner Art Unit 3748

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